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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/725,531	12/03/2003	Eugene M. Lee	113708.130 US1	3192	
23400 POSZ LAW G	7590 03/26/2007 GROUP, PLC		EXAMINER		
12040 SOUTH LAKES DRIVE			CORRIELUS, JEAN M		
SUITE 101 RESTON, VA 20191			ART UNIT	PAPER NUMBER	
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SHORTENED STATUTO	RY PERIOD OF RESPONSE	MAIL DATE	DELIVER	Y MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)
		10/725,531	LEE, EUGENE M.
4	Office Action Summary	Examiner	Art Unit
		Jean M. Corrielus	2162
Period fo	The MAILING DATE of this communication app	ears on the cover sheet with	h the correspondence address
A SH WHIC - Exte after - If NC - Failu - Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATES IN A CONTROL OF THE MAILING THE	ATE OF THIS COMMUNIC 36(a). In no event, however, may a re- vill apply and will expire SIX (6) MONT, cause the application to become ABA	ATION. bly be timely filed  HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).
Status			
2a)⊠	Responsive to communication(s) filed on <u>03 Jac</u> This action is <b>FINAL</b> . 2b) This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final.  nce except for formal matte	•
Disnosit	ion of Claims		
5)□ 6)⊠ 7)□	Claim(s) <u>1-13,15,16,18-25,27-33,35-41 and 43</u> 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed.  Claim(s) <u>1-13, 15, 16 and 18-25, 27-33, 35-41</u> Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or	vn from consideration.  and 43-45 is/are rejected.	oplication.
Applicat	ion Papers		•
10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) access applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine	epted or b) objected to b drawing(s) be held in abeyand ion is required if the drawing(s	e. See 37 CFR 1.85(a). i) is objected to. See 37 CFR 1.121(d).
Priority (	under 35 U.S.C. § 119		
a)	Acknowledgment is made of a claim for foreign  All b) Some * c) None of:  1. Certified copies of the priority documents  2. Certified copies of the priority documents  3. Copies of the certified copies of the priority application from the International Bureau  See the attached detailed Office action for a list of	s have been received. s have been received in Ap ity documents have been r ı (PCT Rule 17.2(a)).	plication No eceived in this National Stage
Attachmen	et(s) te of References Cited (PTO-892)	4) 🗍 Interview Su	mmary (PTO-413)
2)  Notic 3)  Infon	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	Paper No(s)	/Mail Date ormal Patent Application

Art Unit: 2162

## **DETAILED ACTION**

1. This office action is in response to the amendment filed on January 03, 2007, in which claims 1-13, 15, 16, 18-25, 27-33, 35-41 and 43-45 are presented for further examination.

# Response to Arguments

2. Applicant's arguments with respect to claims 1-16, 18-25, 27-33, 35-41 and 43-45 have been considered but are moot in view of the new ground(s) of rejection necessitated by amendment.

### Remark

3. The 102 rejection with respect to claims 1-13, 15, 16, 18-25, 27-33, 35-41 and 43-45 in view of Barney US Patent no. 6,556,992 has been withdrawn in view of the new ground(s) of rejection necessitated by amendment.

### Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- Claims 1-13, 15, 16 and 18-25, 27-33, 35-41 and 43-45 are rejected under 35
   U.S.C. 102(e) as being anticipated by Grainger US Patent Publication no. 200/011636.

Art Unit: 2162

As claim1, Grainer discloses the use of managing documents related to patent applications (Abstract; [002]). Grainer discloses the claimed "a plurality of attributes in association with a plurality of electronic documents" (a plurality of electronic document related to patent application, wherein the electronic documents has a plurality of attribute associated therein, [0016], lines 1-5), and "a plurality of attribute types implemented by a computer system, where an attribute type can have a plurality of attributes, the attributes" (document types, [0015]) and "the attribute types are ordered in a tree-structure hierarchy' (data structure capable of storing data and documents, [0056]), "a document can be assigned a plurality of attribute, types at a same and/or different level in the hierarchy, a document can be assigned a plurality of attributes for one attribute type" (navigating through the electronic document, using multiple groupings or multiple level of grouping, [0109]); "the documents are stored in a first data storage" (central data repository of all information regarding patent process, item 100), "the attributes are stored in a second data storage" (database, item 106 organized into document entities), and "the first data storage and the second data storage are logical separate and different" (set of attribute listed in an appropriate table in database 106; whereas, system 100 for central data repository of all information regarding patent process).

Grainger discloses the claimed a sequential event ([0004], lines 1-2); "providing a group of a plurality of documents including at least one document" (a plurality of electronic document related to patent application, wherein the electronic documents has a plurality of attribute associated therein, [0016], lines 1-5). It is inherent that a plurality of documents would include at least on document; "selecting a plurality of attributes to be associated with the at least one document" (according to the claimed the attribute is not

Art Unit: 2162

yet associated with the document, in that Grainger discloses a plurality of attributes associated with a document, [0016], lines 1-5); "for each selected attributes, automatically tagging in the first data storage, the documents in the group including the at least one document, with each selected attribute and with all attributes of all ancestors in the hierarchy of each selected attribute, and storing in the second data storage respective references in association with each selected attribute and the ancestor attributes, for later retrieval of individual documents in the first data storage" (automatically associated the electronic documents with the plurality of attributes, [0016], lines 1-5); "wherein a document is a data record including a plurality of fields" (document includes plurality of fields, {0071]); "wherein the attribute and attribute type can be different from the fields in the document and contents of the fields" (populating the document fields from the attribute, [0071].

As to claim 2, Grainger discloses the claimed "wherein providing the group of documents included in the group of document responsive to a user" ([0061]).

As to claim 3, Grainger discloses the claimed "organizing the group of documents, wherein the documents are sorted for visual presentation by at least one field therein, wherein the at least one field is different from the attribute and attribute type associated therewith" ([0105]).

Art Unit: 2162

As to claim 4, Grainger discloses "assigning at least one of documents to at least one other group" ([0109]

As to claim 5, Grainger discloses, "wherein the group of documents omits a lapsed document" (automatically deleting the <u>lapsed</u> in favor of the actual due date or a later reminder, [0088]).

As to claim 6, Grainger discloses, "wherein the document is image file format ([0064]).

As to claim 7, Grainger discloses "searching the second data storage for document based on criteria including the attribute and attribute type, and using the respective references in the second data storage to locate the documents in the first data storage" ([0098]).

As to claim 8, Grainger discloses "retrieving the located documents from the first storage based on the respective references" ([0098]).

As to claim 9, Grainger discloses "displaying information characterizing the documents" ([0098]).

Art Unit: 2162

As to claim 10, Grainger discloses "limiting access to the at least one attribute" (the priority licensees will be able to access appropriate data describing the IP assets (e.g., title, abstract, claims, inventor list) through Web pages that have restricted access rights, see [0048]).

As claim 11, Grainger discloses "a reference to a URL" ([0098]).

As to claim 12, Grainger discloses a patent portfolio.

As to claim 13, Grainger discloses a preliminarily determining a plurality of attributes" (type attribute associated with document Entities, [0134], and one or more attributes [0016]).

As to claim15, Grainger discloses "wherein the attribute are selected from a plurality of attribute types" (type attribute associated with document Entities, [0134], and one or more attributes [0016]).

As to claim 16, discloses the claimed "current owner" (inventor and other entities, [0004]).

As to claim18, Grainger discloses the claimed "attributes and the plurality of attribute types" (type attribute associated with document Entities, [0134], and one or more attributes [0016]).

Art Unit: 2162

As to claim19, Grainger discloses the claimed "utilizing the attribute as a search" ([0098]).

As to claim 20, Grainger discloses "an attribute type" (type attribute associated with document Entities, [0134]).

As to claim 21, Grainger discloses "serial number of the document" (a patent application <u>number (serial number)</u>, [0057]).

As to claims 22-25, 27-29, the limitations of claims 22-25 and 27-29 have been noted in the rejection of claims 1-13, 15, 16 and 18-21 above. In addition, Grainger discloses the claimed "wherein the at least one document and the at least one other document are representative of a patent document" electronic document is related to patent applications, see [0016]).

Claims 30-33 and 35-37 are computer program product comprising instructions to execute the method of claims 1-13, 15, 16 and 18-21. They are, therefore, rejected under the same rational.

Claims 38-41 and 43-45 are system to execute the method of claims 1-13, 15, 16 and 18-21 above. They are, therefore, rejected under the same rationale.

Art Unit: 2162

#### Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jean M. Corrielus whose telephone number is (571) 272-4032. The examiner can normally be reached on 10 hours shift.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Breene can be reached on (571) 272-4107. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 2162

Page 9

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Jean M Corrielus Primary Examiner Art Unit 2162

March 19, 2007